

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (Atty. Docket No.: 00-1238)

First	Named Inventor: Roetenberg)	Examiner: R.O. Ramirez		
Application No.: 09/718,761)	Examiner: R.O. Ramirez		
Filing Date: November 22, 2000)	Group Art Unit: 3632 Confirmation No.: 2717		
Title	: Suspension System and Product Holder for Products)	John Matton 190. 2717		
	<u>TRANSMI</u>	TTAL LETTER			
With	regard to the patent application identified	above:			
1.	Enclosed please find a Response to the Office Action mailed February 11, 2004; a substitute specification (marked-up and clean versions); and a Return Receipt Postcard.				
2.	With respect to fees:				
	_x A. No additional fee should	be required.			
	B. Attached is a check in th	e amount of \$00			
3.	Please debit any small entity fees owed or credit any small entity fees overpaid to Deposit Account No.13-2490. A duplicate copy of this sheet is attached for that purpose.				
4.	The undersigned states that this Transmittal Letter and the documents listed above are being deposited with the United States Postal Service as Express Mail Post Office to Addressee (No. EV 334700075 US) in accordance with the provisions of 37 C.F.R. § 1.10 (M.P.E.P. § 513) in an envelope addressed to: Mail Stop, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia, 22313-1450 on the date indicated below.				
Date:	May 11, 2004	Respectfully sub	<i>1</i>		

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3)	Confirmation No.: 2717
Title: Suspension System and Product)	
Holder for Products)	
Mail Stop		
Commissioner for Patents		
P.O. Box 1450		
Alexandria, Virginia 22313-1450		

RESPONSE TO THE OFFICE ACTION MAILED FEBRUARY 11, 2004

Commissioner:

In response to the Office Action mailed February 11, 2004, the applicant, through his representative, submits the following amendments and remarks. The applicant maintains that the pending claims are allowable and respectfully requests prompt issuance of a Notice of Allowance.

The amendments herein are requested merely to expedite prosecution of the present patent application and are requested without prejudice to future prosecution, without disclaimer of any subject matter, and without presumption that the actions are taken for any reason related to patentability.